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7 8 9 10	JORDAN LAW GROUP PATRICK W. JORDAN, Bar No. 52115 SEAN R. BRODERICK, Bar No. 263942 1010 "B" Street, Suite 320 San Rafael, California 94901 Telephone: 415.459.9865 Fax: 415.459.9871	
11	Attorneys for Plaintiff/Cross-Respondent SMG/OCJV	
12		
13		
14	UNITED STATES DISTRICT COURT	
15	NORTHERN DISTRICT OF CALIFORNIA	
16		
17	SMG/OCJV) No. C10-02625 (CW)
18	Plaintiff/Cross-Respondent,	STIPULATION FOR ENTRY OF JUDGMENT; ORDER
19	v.)
20 21	THE INTERNATIONAL ALLIANCE OF THEATRICAL STAGE EMPLOYEES AND MOTION PICTURE TECHNICIANS,	Judge: Hon. Claudia Wilken Courtroom: 2, 4 th Floor
	ARTISTS AND ALLIED CRAFTS, LOCAL 107,	
22 23	Defendant/Cross-Petitioner.	
23	Defendant Cross-Fermoner.)
25		
26	The parties, through their respective counsel, hereto hereby stipulate and agree as follows:	
27	Plaintiff/Cross-Respondent, SMG/OCJV ("SMG"), filed a Petition to Vacate Arbitration	
28 WEINBERG, ROGER & ROSENFELD A Professional Corporation	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
1001 Marina Village Parkway Suite 200 Alameda, CA 94501-1091 510.337.1001	Stipulation for Entry of Judgment; Proposed Order, Case No. C10-02625 (CW)	

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1	Award on or about June 15, 2010, seeking to vacate an arbitration award issued by Arbitrator		
2	Thomas Angelo in which he sustained a grievance filed by Defendant/Cross-Petitioner, I.A.T.S.E.		
3	Local 107 ("Local 107"). Local 107 filed a Cross-Petition to Confirm Arbitration Award on or		
4	about August 8, 2010, seeking to confirm Arbitrator Angelo's award. A hearing on SMG's motion		
5	to vacate and Local 107's cross-motion to confirm is currently scheduled for September 9, 2010		
6	before this Court. The parties are desirous of settling the Petition to Vacate and the Cross-Petition		
7	to Confirm, and as such, the parties hereby stipulate and agree to settle this action under the		
8	following terms:		
9	Plaintiff/Cross-Respondent, SMG/OCJV, agrees to have judgment entered against it as		
10	follows:		
11	1. The arbitration award dated March 15, 2010, and attached as Exhibit A to this		
12	Stipulation for Entry of Judgment, shall be confirmed by the Court and made a Judgment of this		
13	Court;		
14	2. Local 107 shall withdraw its motion for Rule 11 sanctions; and		
15	3. The parties shall be responsible for their own attorneys' fees and costs.		
16	The parties, through their respective counsel, hereto mutually state that they have read the		
17	foregoing Stipulation for Entry of Judgment and are fully aware of its contents and legal facts.		
18	Dated:		
19	WEINBERG, ROGER & ROSENFELD A Professional Corporation		
20	A Frotessional Corporation		
21	By: BRUCE A. HARLAND		
22	Attorneys for I.A.T.S.E. Local 107		
23	JORDAN LAW GROUP		
24	Dated:		
25			
26	By: PATRICK W. JORDAN Attorneys for SMG/OCIV		
27	/// Attorneys for SMG/OCJV		
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orati	- 2 -		

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WEINBERG, ROGER &
ROSENFELD
A Professional Corporation
1001 Marina Village Parkway
Suite 200
Alameda, CA 94501-1091
510.337.1001

ORDER It is so ordered that Judgment is entered against Plaintiff/Cross-Respondent SMG/OCJV as set forth in the Stipulation For Entry of Judgment. Dated: 8/24/2010 United States District Court Judge 124983/585269 WEINBERG, ROGER & - 3 -

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